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3	asmith@hbblaw.com HAIGHT BROWN & BONESTEEL LLP			
4	555 South Flower Street, Forty-Fifth Floor Los Angeles, California 90071			
5	Telephone: 213.542.8000 Facsimile: 213.542.8100			
6	Attorneys for Defendants NICOLE LYNN STEWART; COMBINED TRANSPORT,			
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8	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
9	COUNTY OF LOS ANGELES, CENTRAL DISTRICT			
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11	NOAH DAE KYOON KIM,	Case No. 22AHCV01318		
12	Plaintiff,	NOTICE TO PLAINTIFF OF REMOVAL TO FEDERAL COURT		
13	V.	Assigned for All Purposes to:		
14	NICOLE LYNN STEWART; COMBINED TRANSPORT, INC;	Hon. Colin P. Leis Department 3		
15	AMERICAN TRUCKING AND TRANSPORTATION RRG,	Action Filed: December 16, 2022		
16	Defendants.			
17				
18				
19	TO PLAINTIFF AND HIS COUNSEL OF RECORD:			
20	PLEASE TAKE NOTICE that on May 10, 2023 Defendant Nicole Lynn Stewart			
21	filed with the Clerk of the United States District Court for the Central District of			
22	California, Western Division, a Notice of Removal in the action titled <i>Noah Dae Kyoon</i>			
23	Kim v. Nicole Lynn Stewart, et al., Case No. 22AHCV01318, pending in California			
24	Superior Court, County of Los Angeles.			
25	PLEASE TAKE FURTHER NOTICE that, pursuant to 28 U.S.C. § 1446, the filing			
26	of the Notice of Removal by Defendant with the United States District Court, together with			
27	the filing of this Notice of Filing Removal Papers, effects the removal of the above-titled			
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NOTICE TO PLAINTIFF OF REMOVAL TO FEDERAL COURT

action to federal court, and neither Plaintiff nor the Los Angeles Superior Court can			
proceed any further in this matter, unle	ss an	nd until the federal court rema	ands the matter.
DATED: May 10, 2023	HAI	GHT BROWN & BONESTE	EEL LLP
		01 . 1.	0 11
	Bv:	assu	guth
	J	Patrick F. McIntyre	
			ICOLE LYNN
		STEWART; COMBINED T	
		iive.	
	proceed any further in this matter, unle DATED: May 10, 2023	proceed any further in this matter, unless an	proceed any further in this matter, unless and until the federal court remainder.  DATED: May 10, 2023  HAIGHT BROWN & BONESTE  By:  Patrick F. McIntyre Austin Smith Attorneys for Defendants NI

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## PROOF OF SERVICE 1 2 Noah Dae Kyoon Kim v. Nicole Lynn Stewart, et al. 3 Case No. 22AHCV01318 4 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 5 At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Los Angeles, State of California. My business address is 555 South Flower Street, Forty-Fifth Floor, Los Angeles, CA 90071. 7 On May 10, 2023, I served true copies of the following document(s) described as NOTICE TO PLAINTIFF OF REMOVAL TO FEDERAL COURT on the interested 8 parties in this action as follows: 9 Neideh Bagramian Attorneys for Plaintiff Noah Dae Kyoon MĚSSERKHANI & BAGRAMIAN LLP Kim 1153 N. Brand Blvd., Glendale, CA 91202 Tel: 818.291.9810 Fax: 818. 291.9285 11 Email: nb@mbllplaw.com 12 **BY MAIL:** I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar 14 with the practice of Haight Brown & Bonesteel LLP for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection 15 and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid. I am a resident or employed in the county where the mailing occurred. The envelope was placed in the mail at Los 16 Angeles, California. 17 I declare under penalty of perjury under the laws of the State of California that the 18 foregoing is true and correct. 19 Executed on May 10, 2023, at Los Angeles, California. 20 l. Smith 21 22 Sebrena Smith 23 24 25 26 27 28

NOTICE TO PLAINTIFF OF REMOVAL TO FEDERAL COURT